PATENT COOPERATION TREATY RECEIVED From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY JUN 1 4 2002 PCT SHERIDAN, ROSS JOSEPH E. KOVARIK SHERIDAN ROSS P.C. WRITTEN OPINION 1560 BROADWAY SUITE 1200 Reviewed: (PCT Rule 66) DENVER CO 80202-51 10 JUN 2002 Date of Mailing Please return to Janice (day/month/year) REPLY DUE Applicant's or agent's file reference within TWO months from the above date of mailing 4510-1-pct International filing date (day/month/year) Priority date (day/month/year) International application No. 30 JUNE 2000 02 JULY 2001 PCT/US01/21205 International Patent Classification (IPC) or both national classification and IPC IPC(7): A61B 17/56 and US Cl.: 606/61 Applicant RITLAND, STEPHEN \_ (first, etc.) drawn by this International Preliminary Examining Authority. 1 This written opinion is the first 2. This opinion contains indications relating to the following items: Basis of the opinion H Priority Non-establishment of opinion with regard to novelty, inventive step or industrial applicability Lack of unity of invention IV Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement Certain documents cited VI Certain defects in the international application VII Certain observations on the international application VIII 3. The applicant is hereby invited to reply to this opinion. See the time limit indicated above. The applicant may, before the expiration of that time limit, request this When? Authority to grant an extension., see Rule 66.2(d). By submitting a written reply, accompanied, where appropriate, by amendments, according to Rule 663 How? For the form and the language of the amendments, see Rules 66.8 and 66.9. For an additional opportunity to submit amendments, see Rule 66.4. Also For the examiner's obligation to consider amendments and/or arguments, see Rule 66.4 bis. For an informal communication with the examiner, see Rule 66.6. If no reply is filed, the international preliminary examination report will be established on the basis of this opinion. The final date by which the international preliminary examination report must be established according to Rule 69.2 is: 30 OCTOBER 2002 Name and mailing address of the IPEA/US Authorized officer Commissioner of Patents and Trademarks PEDRO PHILOGENE

(708) 305-3230 Form PCT/IPEA/408 (cover sheet) (July 1998)\*

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## WRITTEN OPINION

International application No.

PCT/US01/21205

I. Ba	asis of the	opinion					
1. With	regard to th	e elements of the intern	ational application:*				
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	the descri						
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$\mathbf{x}$	the claims						
house	pages	17-19				, as originally filed	
	pages	NONE		, as amended (together v	with any sta	tement) under Article 19	
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	the langu	age of publication of	f the international	purposes of internationa application (under Rule poses of international preli	e 48.3(b)).	nination (under Rules 55.2 and/	
		any <b>nucleotide and/o</b> basis of the sequence l		ence disclosed in the intern	national applic	cation, the written opinion was	
	contained	l in the international	application in pr	inted form.			
Г	filed toge	ether with the interna	itional application	ı in computer readable i	form.		
<u> </u>	,	subsequently to this					
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furnished subsequently to this Authority in computer readable form.  The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the							
	internatio	nal application as file	d has been furnish	ied.			
	The stater been furn	nent that the informationshed.	on recorded in corr	puter readable form is ide	ntical to the	writen sequence listing has	
4 X	The ame	ndments have resulte	ed in the cancella	tion of:			
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5. [		-		endments had not been ma	ade, since the	y have been considered to go	
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## WRITTEN OPINION

International application No.
PCT/US01/21205

statement			
Novelty (N)	Claims	8-21	YES
• • •	Claims	1-7	NO
Inventive Step (IS)	Claims	8-21	YE
	Claims	1-7	NO
			****
Industrial Applicability (IA)	Claims	NONE	YE
	Claims	NONE	NO
. citations and explanations Claims 1-7 lack novelty under PCT Article			
(FIG 1) having first and second ends; the fir	st end having a	vice adapted for use with an anchoring shaft, or securing mechanism (11), and the second end co the hollow core, the hollow core sized for recei	mprising a hollow
With respect to claims 2-7; Sitoto disclose Claims 8-21 meet the criteria set out in PC surgical implant assembly and a method th	T Article 33(2) ereof, comprisin	ions as best seen in the Figures.  -(4), because the prior art does not teach or fair g a connecting link having a connecting end w evice by an anchoring shaft nut on the distal e	ith an anchoring
With respect to claims 2-7; Sitoto disclose Claims 8-21 meet the criteria set out in PC surgical implant assembly and a method th shaft cavity the connecting link secured to anchoring shaft.	T Article 33(2) ereof, comprisin the connector of	-(4), because the prior art does not teach or fain g a connecting link having a connecting end w	ith an anchoring
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Continuation of: Boxes I - VIII

Sheet 10

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The time limit set for response to a Written Opinion may not be extended. 37 CFR 1.484(d). Any response received after the expiration of the time limit set in the Written Opinion will not be considered in preparing the International Preliminary Examination Report.